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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/781,529	02/09/2001	Yue Ma	55254/38	2689
;	7590 03/29/2005		EXAM	INER
Michael J. Berger AMSTER, ROTHSTEIN & EBENSTEIN			POON, KING Y	
90 Park Avenu		•	ART UNIT PAPER NUMBER	
New York, N	New York, NY 10016		2624	
			DATE MAIL ED: 03/29/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/781,529	MA ET AL.	Ź			
Office Action Summary	Examiner	Art Unit				
	King Y. Poon	2624				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence a	ddress			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	nely filed s will be considered time the mailing date of this D (35 U.S.C. § 133).	ely. communication.			
Status		,				
1)⊠ Responsive to communication(s) filed on 03 /	November 2004.		es.			
to the state of th	s action is non-final.		• • • • • • • • • • • • • • • • • • • •			
3) Since this application is in condition for allowa		secution as to th	e merits is			
closed in accordance with the practice under						
Disposition of Claims						
4)⊠ Claim(s) <u>1-15</u> is/are pending in the application	1					
4a) Of the above claim(s) is/are withdra						
5)⊠ Claim(s) <u>7-13</u> is/are allowed.	Will from Golford and the					
6)⊠ Claim(s) <u>1-5 and 14</u> is/are rejected.	_					
7)⊠ Claim(s) <u>6 and 15</u> is/are objected to.	· <u> </u>					
Application Papers	·					
_						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on <u>01 April 2002</u> is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
						Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.
The pain of declaration is objected to by the c	Aanmer. Note the attached Office	Action of form P	10-132.			
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority document</li> </ul>		-(d) or (f).				
2. Certified copies of the priority documen		on No				
3. Copies of the certified copies of the price			l Stage			
application from the International Burea	•		-			
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	_					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) ☐ Interview Summary Paper No(s)/Mail Da					
<ul> <li>2)  Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08</li> </ul>			O-152)			
Paper No(s)/Mail Date 6)  Other:						

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
   The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 1-3 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claims 1: It is unclear the "Hidden Markov Models" is used to selectively process the print request or is used to remove the handwritten text.

Claims 2, 3 are rejected under 35 U.S.C. 112, second paragraph because it depends on rejected claim 1.

#### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 4, 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bloomberg (US 5,181,255) in view of Nathan et al (US 6,567,548).

Regarding claim 1: Bloomberg teaches a system (fig. 1A) for printing documents (fig. 7A), comprising: means (103, column 5, lines 45-50) for generating digital documents having handwritten text and machine printed text (fig. 7A) and for generating

a request (the signal sent form 103 to computer 106 that would activated the computer to process the scanned image, column 5, lines 55-65) to print (printer, column 6, lines 1-5) at least one of the digital document; an intelligent printing control interface (computer 106, column 5, lines 55-65) connected to the means for generating which receives the request and selectively (column 6, lines 7-20) processes the request to remove the handwritten text (fig. 7A to fig. 7I); and means (printer, column 6, line 3) connected to the intelligent printing control interface for printing the selectively processed request.

Bloomberg also teach the step of removing the handwritten text is to recognize the handwritten text (column 6, lines 57-61) from the machine printed text.

Bloomberg does not teach to recognize the handwritten text using Hidden Markov Models.

Nathan, in the same area of recognizing hand written text, teaches that recognizing hand written text using Hidden Markov Model (column 3, lines 45-65, column 6, lines 54-57) is well known in the art; and to separate the recognized hand written text from other image data in the document (column 6, lines 37-47) and to remove unwanted images.

Therefore, it would have been obvious to a person with ordinary skill in the art at the time the invention was made to have modified Bloomberg to include: to recognize and separate the handwritten text from other images (non hand written images) such that the recognized hand written can be removed.

It would have been obvious to a person with ordinary skill in the art at the time the invention was made to have modified Bloomberg by the teaching of Nathan because

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of the following reasons: (a) using HMM method of recognizing hand written text is well known in the art as taught by Nathan, column 6, lines 54-56); and (b) using a well known method would ensure accuracy and reliable of the system because a well known method is being experience by many users and lots of improvement from the accumulated experience.

Regarding claim 4: Bloomberg teaches a system (fig. 1A) for copying documents (fig. 7A), comprising: a scanner (103, column 5, lines 45-50) for generating a digital document having handwritten text and machine printed text (fig. 7A) and for generating a request (the signal sent form 103 to computer 106 that would activated the computer to process the scanned image, column 5, lines 55-65) to print (printer, column 6, lines 1-5) the digital document; an intelligent printing control interface (computer 106, column 5, lines 55-65) connected to the scanner which receives the request and selectively (column 6, lines 7-20) processes the request to remove the handwritten text (fig. 7A to fig. 7I); and a printer (printer, column 6, line 3) connected to the intelligent printing control interface for printing the selectively processed request.

Bloomberg also teach the step of removing the handwritten text is to recognize the handwritten text (column 6, lines 57-61) from the machine printed text.

Bloomberg does not teach to recognize the handwritten text using Hidden Markov Models.

Nathan, in the same area of recognizing hand written text, teaches that recognizing hand written text using Hidden Markov Model (column 3, lines 45-65, column 6, lines 54-57) is well known in the art; and to separate the recognized hand

written text from other image data in the document (column 6, lines 37-47) and to remove unwanted images.

Therefore, it would have been obvious to a person with ordinary skill in the art at the time the invention was made to have modified Bloomberg to include: to recognize and separate the handwritten text from other images (non hand written images) such that the recognized hand written can be removed.

It would have been obvious to a person with ordinary skill in the art at the time the invention was made to have modified Bloomberg by the teaching of Nathan because of the following reasons: (a) using HMM method of recognizing hand written text is well known in the art as taught by Nathan, column 6, lines 54-56); and (b) using a well known method would ensure accuracy and reliable of the system because a well known method is being experience by many users and lots of improvement from the accumulated experience.

Regarding claim 14: Bloomberg teaches method for copying and printing documents, (column 6,lines 1-6) comprising the steps of: generating a digital image (column 5, lines 45-55) of a document having both handwritten text and machine printed text (fig. 7A); generating (the signal sent form 103 to computer 106 that would activated the computer to process the scanned image, column 5, lines 55-65) a request to print the digital image; processing the request to selectively remove the handwritten text (column 6, lines 7-20); and transmitting (column 6, lines 1-5) the selectively processed request to a printer for printing thereof.

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Bloomberg also teach the step of removing the handwritten text is to recognize the handwritten text (column 6, lines 57-61) from the machine printed text.

Bloomberg does not teach to recognize the handwritten text using Hidden Markov Models.

Nathan, in the same area of recognizing hand written text, teaches that recognizing hand written text using Hidden Markov Model (column 3, lines 45-65, column 6, lines 54-57) is well known in the art; and to separate the recognized hand written text from other image data in the document (column 6, lines 37-47) and to remove unwanted images.

Therefore, it would have been obvious to a person with ordinary skill in the art at the time the invention was made to have modified Bloomberg to include: to recognize and separate the handwritten text from other images (non hand written images) such that the recognized hand written can be removed.

It would have been obvious to a person with ordinary skill in the art at the time the invention was made to have modified Bloomberg by the teaching of Nathan because of the following reasons: (a) using HMM method of recognizing hand written text is well known in the art as taught by Nathan, column 6, lines 54-56); and (b) using a well known method would ensure accuracy and reliable of the system because a well known method is being experience by many users and lots of improvement from the accumulated experience.

3. Claims 2, 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bloomberg in view of Nathan et al. as applied to claims 1, 4 above, and further in view of Kodaira et al (US 6,043,823).

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Regarding claims 2, 5: Bloomberg teaches wherein the intelligent printing control interface further comprises: a virtual printer driver (the software/hardware, column 11, lines 35-40, for receiving image data/signals from scanner 013, fig. 1A) for receiving the request; and a handwriting separation module (the software/hardware, column 11, lines 35-40, that identifies the hand written text such that either the hand written text or the machine printed text are removed) for selectively processing the request, under control of the printing control software/hardware, to remove the handwritten text.

Although a printing control panel for user input are well known in the art to be used with a computer, Bloomberg does not such a printing control panel for determining whether to process the request in a way that the handwritten separation module can selectively processing the request, to remove the handwritten text.

Kodaira, in the same area of using a processor of identifying and removing hand written pattern (column 14, lines 60-67, column 15, lines 1-5) teaches a printing control panel (106, column 6, lines 40-50, column 14, lines 50-60) for determining whether to process a print request in a way that a handwritten separation module (103, 104, column 14, lines 40-50) can selectively processing the request, to remove a handwritten pattern.

Therefore, it would have been obvious to a person with ordinary skill in the art at the time the invention was made to have modified Bloomberg to include: a printing

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control panel for determining whether to process the request in a way that the handwritten separation module can selectively processing the request, to remove the handwritten text.

It would have been obvious to a person with ordinary skill in the art at the time the invention was made to have modified Bloomberg by the teaching of Kodaira because of the following reasons: (a) it would have allowed users to program the computer to select whether to remove the handwritten text; and (b) since most computer requires user's input/program-including Bloomberg's computer, it would have allowed Bloomberg's system to be completed and operable.

## Allowable Subject Matter

- 4. Claims 7-13 are allowed.
- 3. Claims 6, 15 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

### Response to Arguments

4. Applicant's arguments filed 11/3/2004 have been fully considered but they are not persuasive.

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5. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., the use of Hidden Markov Models to identify machine text portions and hand written annotations) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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## Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to King Y. Poon whose telephone number is (571) 272-7440.

3/25/05

KING Y. POON PRIMARY EXAMINER